IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW MEXICO

·_____

SECURITY USA SERVICES, LLC,

Plaintiff,

v. No. 1:20-cv-01100-KWR-KRS

INVARIANT CORP., and HYPERION TECHNOLOGY GROUP, INC.,

Defendants.

ORDER TO SHOW CAUSE

THIS MATTER comes before the Court on Judge Sweazea's Order Certifying Facts Pursuant to 28 U.S.C. §636(e)(6)(B). **Doc. 127**. Having considered the certification of facts and otherwise fully advised the Court finds that this matter should be set for a hearing for Plaintiff to **SHOW CAUSE** why it should not be adjudged in contempt of court for the reasons stated in Judge Sweazea's certified facts. *See* **Doc. 127**.

As explained by Judge Sweazea, Plaintiff failed to comply with multiple court orders. **Doc.**127. Plaintiff SHALL COMPLY with the Court's orders by paying the required attorneys' fees and FILE NOTICE of such compliance or SHOW CAUSE why it should not be held in contempt and sanctioned appropriately.

IT IS THEREFORE ORDERED that Plaintiff's representative and counsel shall appear before the Court to show cause why it should not be held in contempt on **Tuesday**, **January 24**, **2023**, **at 11:30 a.m.** (**local time**) via Zoom videoconferencing. Failure to appear may result in the Court adopting the certified facts as undisputed and finding Plaintiff in contempt.

IT IS SO ORDERED.

KEA W. RIGGS UNITED STATES DISTRICT JUDGE